



FEDERAL ELECTION COMMISSION
Washington, DC 20463

MAY 23 2007

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Scott Clayton

Sandy, Utah 84094

RE: MUR 5333

Dear Mr. Clayton:

This is in reference to the complaint you filed with the Federal Election Commission on November 14, 2002, concerning alleged excessive contributions and contributions made in the names of children to John Swallow for Congress. The Commission found that there was reason to believe that a number of persons violated provisions of the Federal Election Campaign Act of 1971, as amended, and the Commission conducted an investigation in this matter. On the following dates, conciliation agreements signed by the listed respondents were accepted by the Commission. Accordingly, the Commission closed the file in this matter on February 9, 2007.

<u>Date Agreement Accepted by Commission</u>	<u>Respondent(s)</u>
September 5, 2006	WinterFox LLC
September 5, 2006	WinterHawk Enterprises LLC
November 16, 2006	Robert Browning Lichfield Family Limited Partnership and Robert B Lichfield
February 9, 2007	John Swallow for Congress and Stanley R. de Waal, in his official capacity as treasurer

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files. 68 Fed. Reg. 70,426 (Dec. 18, 2003). Copies of the agreements with the above-listed respondents are enclosed for your information. For the remaining respondents whose alleged violations were disposed of without a conciliation agreement, see the attached table of the Commission's reason to believe findings and dispositions. In addition, copies of the dispositive General Counsel's Reports regarding these other respondents are enclosed.

27044165239

If you have any questions, please contact me at (202) 694-1650.

Sincerely,



Mark Allen
Attorney

Enclosures

Conciliation Agreements

Chart of Reason to Believe Findings and Dispositions of Other Respondents

General Counsel's Reports

27044165240